

The Daily Gazette,
PUBLISHED EVERY EVENING EXCEPT SUNDAY,
BY H. P. ROWE & WILSON.

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If Paid Monthly, \$3.00 per Annum.

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For each line of advertisement, per square, per year, \$6.00.
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For each line of advertisement, per square, per year, \$7.00.
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For each line of advertisement, per square, per year, \$8.00.
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For each line of advertisement, per square, per year, \$9.00.
For each line of advertisement, per square, per year, \$9.50.
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BUSINESS DIRECTORY.

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NEW YORK CASH STORE.
LYMAN J. BARRIBOWS.

INSURANCE.

HOME INSURANCE COMPANY,

New York.
Cash Capital, One Million Dollars!
With a Surplus in Addition of over
\$400,000.

THIS COMPANY insures against Loss or Damage by Fire, upon the security of the insured and of the company's assets. It is the only company of the kind in the United States, and its capital is all paid up.

Dodge's General Agency.

FIRST ESTABLISHED, 1853.

Insurance, Pension and Patent Business.
PHENIX FIRE INSURANCE CO.
OF THE STATE OF NEW YORK.

Capital and Surplus, \$1,000,000.

Office, 100 Broadway, New York.

Agents, 100 Broadway, New York.

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INSURANCE.

Fire, Life and Marine.

Metropolitan Fire Insurance Company,
New York City.
Capital and Surplus, \$500,000.

Niagara Fire Insurance Company,

New York City.
Capital and Surplus, \$100,000.

Park Fire Insurance Company,

New York City.
Capital and Surplus, \$250,000.

Phenix Fire Insurance Company,

Brooklyn, L. I.
Capital and Surplus, \$200,000.

Montauk Fire Insurance Company,

Brooklyn, L. I.
Capital and Surplus, \$100,000.

Springfield Fire & Marine Ins. Co.,

Springfield, Mass.
Capital and Surplus, \$100,000.

THIS ABOVE are First Class, fully paid up, and prompt paying companies. They insure against fire, and marine risks, and are the only companies of the kind in the United States.

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1860 CHICAGO ADVERTISEMENTS.

From the Agency of C. H. Scriven.

FAIRBANKS
PATENT
SCALES,
SOLD BY FAIRBANKS & GREENE, 30
Lake Street, Chicago, and
R. J. RICHMOND, Janesville.

UNION CHEMICAL PAINT!

MANUFACTURED AND SOLD BY THE
Chicago Paint Company,
97 WASHINGTON STREET, CHICAGO.

It is the cheapest paint in the world.
It dries so quick that the desired number of coats
may be given in a few hours.
It is perfectly healthy and free from all disagreeable
odor.

It is very durable, and may be polished as smooth
as the finest marble.
It will not peel off, and cannot be scratched by heat.
It is perfectly white, and will not turn yellow from
being in darkness.

Our brand will go far as two pounds of lead paint,
and costs but one-half as much.

For coloring walls and fresco painting, no other can
be used with it.

It is ready for use as it comes from the keg, and needs
no mixing or grinding.

See EXHIBIT BOOK A CIRCULAR, mar30d2m

SILVER PLATED SHOW CASES!

WHITE METAL SHOW CASES!
BRASS SHOW CASES!
WOOD SHOW CASES!
IRON SHOW CASES!

A. J. Campbell & Co.,
63 Dearborn St., Chicago. 63

MANUFACTURE all the above varieties of Show
Cases, and call especial attention to the entirely
new and improved style of iron and steel cases, the
United States.

which for beauty, durability, and cheapness, are un-
surpassed. They also manufacture every other description
of Show Cases, which they guarantee for workman-
ship, finish and cheapness, to be unequalled.

A large assortment of ready-made Show Cases always
on hand.

From the Agency of S. P. Rounds.

CHICAGO IRON WORKS!

Established in 1843.
No. 84 to 92 Franklin Street, CHICAGO, ILL.

LETZ & CO., PROPRIETORS.

Ornamental Railings and Verandahs,
BANK VAULTS, IRON DOORS, SHUTTERS,
Gratings, Sash, Ornamental Castings,
and all other kind of
IRON WORK FOR BUILDINGS

GEO. F. LITTE, Wm. H. CROFT, J. M. JOHNSON,
superintendents.

IRON WORK FOR BUILDINGS

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Travelling Agents

Official Paper of the City.

Republican Presidential Electors.

AT LARGE: WALTER D. MANDOR, of Marquette.

HAROLD R. KIRK, of Wisconsin.

FIRST CONGRESSIONAL DISTRICT: W. W. Vanghosen, of Beloit.

SECOND CONGRESSIONAL DISTRICT: J. Allen Barber, of Watertown.

THIRD CONGRESSIONAL DISTRICT: H. G. Lusk, of Jefferson.

Charleston Convention.

Our reports from this convention are

beautiful specimens of the uncertainty and

doubt which envelops its action. Every

man seems to unite in accordance with his

own individual preferences or emotions, and

the perfection of the action is as varying as the

humors of a spoiled female beauty. When nobody

is in attendance on the convention knows any

thing about it, it is superfluous absurdity for

anybody, like ourselves, to express an

opinion, and we leave the reader to exercise

his own judgment until a ballot shall

indicate the drift of the convention or settle

the combination.

A NEW DECISION IN RELATION TO THE

SLAVE TRADING.—An important decision was

given on the 19th inst., in the United States

court at Charleston, S. C., by Judge

Magruder, in the case of the United States

against Cap. Currie of the celebrated slave

sloop Wanderer. The judge ruled that it

is not the slave trade, i. e., the transportation

of negroes from Africa to this country, but

the sending of negroes on foreign shores

and landing them as slaves in the United

States, which is declared piracy by the Act

of May 10, 1820. This interpretation of the

act quoted will undoubtedly attract

much attention throughout the country.

The practical effect of this would be to open

the slave trade without restriction. It

would be impossible, of course, to prove

that any one of a cargo of negroes after they

had arrived in this country, had been stolen

from the shores of Africa by the captain or

crew of a slave vessel. It is those who ac-

tually send them from the shores who are to

be punished for piracy, and none others.

It is by such contemptible dodges that the

South tries to evade its constitutional obligation

while she and her northern doug-

hairs insist upon the fulfillment of the high

duty of the slave law, whether it is constitu-

tional or not.

Who were they?—The Washington

tribune of the New York Tribune is

responsible for the following statement:

In the particular instance of Mr. Potter,

it is well understood that there are several

heads upon his track from his own state,

and here, who are on the southern bulwark

to oppose him to the point of resistance, first,

as he is a fugitive, if he escape, they can attack

him at home for repelling his assailants; and

in the only way he can be left open to him.

These double purposes have thus far been

accomplished, though not ended, so far as his

career is concerned. If he should survive their

machinations, the other ordeal is still to be

met, and in understanding that, he should

be allowed to live to do it, he will deserve

the sympathy and support of every gen-

tleman. His position, and that of every

other whom men who hold or may hold

a similar view, is trying to the extreme. But

by his boldness and audacity on the one hand

and his life for opposing their designs, and

his persistence in his pursuit on the other,

he has excited and malicious douglasses,

who will aim to make his very merits crim-

inal, and that they may rise upon his ruin.

It is the northern people were fully awake

to these things.

The people of Wisconsin would be glad

to know where these men were that, hailing

from the state, pursued Mr. Potter with

such deadly malice.

The Tribune also asserts that a conference

of democratic members was held, at

which Larned advised the challenge, with

an assurance that Potter would not accept it.

In commenting on this statement, the Mad-

ison Journal says:—"In addition to the

above we have seen a private letter from a

correspondent in Washington, received in this

city, which expressly charges that since

Larned failed out of his challenge, Larned

is expected to induce him to attack Pot-

ter in the streets."

JOSEPH STOUT GOVERNOR.—The Chicago

Tribune says that the jury in the case of

People vs. Joseph Stout, in the Ottawa

circuit court, came in on Saturday with a

verdict of guilty, after having been out only

two hours.

WHO FAVORS NEGRO EQUALITY?—The

Democratic of the town of Van Buren, in

Ohio, have elected a negro justice of the

peace, over a regular republican nominee.

Thus while the "democracy" are charg-

ing republicans with favoring the equality

of the negro with the white race, they are

the only ones who make a practical applica-

tion of the theory.

A LITTLE HIND AND MORE OF TERROR.

The Columbus Journal says that

Mr. H. A. Whitney, of that place, killed a

fox 15 months old which weighed 600 lbs.

The Journal also says—"This is the

Extraordinary Disclosure of Presidential

Perfidy!

It is as we had come to think of Mr. Bu-

chanan, few were prepared to believe him

capable of the perfidy which is now proven

in his own hand-writing and over his own

signature! The whole world will read his

letter to Gov. Walker, now produced before

Mr. Coville's committee of investigation,

with amazed indignation.

This letter was most unexpectedly drawn

out by Mr. F. B. Schmitt, of Pennsylvania,

testified that he had seen a letter from the

President to Gov. Walker, urging a *bona*

fide submission of the Kansas constitution

to the resident voters of the territory. At-

torney General Black denied the existence

of any such letter; denied that the Presi-

dent had ever written such a letter; and

charged that if Gov. Walker presented that

he had ever received such a letter, it was

his duty to produce it, &c., &c. A wherewith-

al Gov. Walker could secure any com-

mittee, produces the letter, proves it to

be the writing of the President, and ex-

plains the circumstances connected with it.

The letter is a pregnant one—one which

stultifies and confounds the President and

his cabinet, vindicates Gov. Walker, and

places the voters of Kansas, and the repub-

lican party upon an eminence from which

they can survey the Domain whose fron-

tation has been assured, with exultant em-

otions.

Gov. Walker, after the failure of others

to force slavery into Kansas, was sent there

instructed to protect its citizens in their ef-

forts at self-government, that the territory

might become, under his auspices, a demo-

cratic state. Gov. Walker, in reply to a

letter stating the difficulties he encountered,

received from the President an official

letter fully endorsing the line of policy

Walker was pursuing, and distinctly adopt-

ing the idea that the climate of Kansas was

unfitted for the territory for slavery!

And yet, in the face of these instructions

and this letter, the administration subse-

quently framed a constitution at Washing-

ton and sent it to Kansas by Calhoun, for

adoption by the legislature without its con-

sensus to the people! Failing by the fidelity

of Gov. Walker and his secretary, Stanton,

in allowing fraudulent votes to be can-

vassed, these officers were removed, and the

"English swindle" was put through con-

gress by means as corrupt as the "swindle."

And here, for a moment, we leave Presi-

dent Buchanan, his cabinet and his party!

—*Albany Journal.*

The following is a copy of the letter in

question:—

WASHINGTON, July 12, 1857.

MY DEAR SIR.—I only received your

letter of the 24th ult., on Friday last, and

in reply to the enclosed than to answer it.

Views which it contained were not calcu-

lated to assure us of your success, though we

did not despair; hence you may judge with

what satisfaction we received an account

of the proceedings of the national demo-

cratic convention held at Lecompton on the

third inst. The point on which your own

success depends is the submission of the

constitution to the people of Kansas; and

by the people of Kansas, and have no

doubt you mean, the actual *bona fide* resi-

dents who have been long enough in the

territory to identify themselves with its fate.

The legislature determined three months

ago to vote for members of the convention,

and if the convention should think proper

to adopt the same period, to entitle individ-

uals to vote for or against the constitution.

It appears to me that this would be reason-

able. On the question of submitting the con-

stitution to the *bona fide* residents of Kansas,

I am willing to stand or fall. It is the prin-

ciple of the Kansas-Nebraska bill; the

principle of popular sovereignty; and the

principle at the foundation of all popular

government. The more it is discussed the

stronger it will become. Should the con-

vention of Kansas adopt this principle, all

will be settled harmoniously, and with the

blessing of Providence, you will return tri-

umphantly from your arduous, important

and responsible station.

The striations of the Georgia and Mis-

sissippi conventions will then pass away

and be speedily forgotten. In regard to

Georgia, our news from that state is becom-

ing better every day. We have not yet had

time to hear from Mississippi. Should you

answer the resolution of the latter, I would

advise you to make the great principles of

the submission of the constitution to the

bona fide residents of Kansas conspicu-

ously prominent. On this you will be irre-

sistible. With the question of climate every

person is acquainted, and the more you in-

sist upon this issue will our opponents

urge that we are violating the principle of

non-interference at the foundation of the

Kansas and Nebraska bill. It is strange

that people at a distance, who have no

practical acquaintance with the condition of

Kansas, should undertake to be wiser than

those on the spot. It is, beyond all ques-

tion, the true policy to build up a great

democratic party there to maintain the

constitution and the laws, composed of pro-

-slavery and non-slavery, and if the major-

REPORTED FOR THE MORNING GAZETTE.

BY WISCONSIN STATE TELEGRAPH LINE.

Office in Union Passenger Depot.

CHARLESTON, April 23.

The city is quiet to-night. There is no

public speaking at headquarters. The

votes of the delegations today are regarded

as indicating the nomination of Douglas.

All the Douglas delegates voted in favor of

the soft N. Y. delegation. The committee

on credentials will report largely in their

favor, and also in favor of the Illinois Douglas

delegates.

It is believed the softs will vote for Dou-

glas. The thermometer is 84° in the shade.

Alabama will demand a slave code, and an

effort will be made to ballot for a candidate

before the committee on platform reports.

The indications are that the convention will

adjourn by Thursday.

Tribune Correspondence.—The present

indication is to nominate first in accord-

ance with usage before the Cincinnati con-

vention, but this is opposed by the Douglas

men and the extreme south. New York

favors such policy as is best calculated to

harmonize the differences of the New York

delegations, because some of their absent-

ees are expected to night.

Mr. Burr was appointed vice Mr. Church

on the committee to fill their places. It is

now decidedly anti-Douglas. Geo. Sanders

will be refused a seat, which has a signifi-

cance of the feeling in the delegation.

Present signs concur against the nomi-

nation of Mr. Douglas, and many say that

New York will go for Mr. Hunter, which

has dampened the hopes of his friends who

concede an unexpected defection in the

south, where he will probably receive seven

votes.

The combination between New York and

the Northwest is now contradicted, and the

former is receding for fear of uniting the

south against their admission. The south

is concentrated on Mr. Hunter.

The delegates from South Carolina re-

considered their purpose to vote for Mr.

Davis this morning, and agreed on Mr.

Hunter. His champions also claim Alab-

ama, Delaware and Georgia, Louisiana, half

of Maryland, Mississippi, half of Missouri,

Arkansas, Florida, North and South Caro-

lina, Texas and Virginia, about 90 votes.

Kentucky and Tennessee stand with Gut-

rie, and Johnson of Kentucky had come

here yesterday.

Mr. Breckinridge could have been nomi-

nated easily on the second ballot, with the

admitted support of Pennsylvania, New

Jersey and New England.

The Pennsylvania delegation did not

reach the question of voting as a unit this

morning, but heard professions of concilia-

tion from Messrs. Wright, Cessna and other

Douglas men who express a willingness to

adopt the Cincinnati platform and affirm

the Dred Scott decision. But they can-

not be counted on to do so. They are 31

Breckinridge men in the delegation.

Mr. Wood has brought only 40 delegates

to be appointed, but is attended by a large

body guard of outsiders.

Mr. Dickinson is industriously pressed by

a few personal supporters. The only con-

tingency in which he can be possibly con-

sidered is a case of threatened rupture here,

when the south may tender him as a com-

promise candidate. He has 10 votes in the

New York delegation and the rest are ad-

verse until Mr. Douglas is disposed of.

PAYING DEAR FOR A WHISTLE.—A boy in the fifth ward, says the Milwaukee Free Democrat, ambitious to achieve a feat, which has never been accomplished before, reeds, which grew in the marsh, from which to make a whistle, got into the slush

tail, and held on to it till the cries of the child brought assistance, when it was released. The story adds—"The cat was sitting on a log, and so powerful was its grasp that the prints of its nails could easily be distinguished upon it."

The administration's advice is
ble to Mr. Hunter on the Cincinnati
form.

Messrs. Hunter and Douglas are
understand each other, and will
heartily support to which ever may
the nomination.

before this democratic and practical
tion of "negro superiority."—*Chicago
nal.*

DESTRUCTIVE FIRE IN SHEBOY
Friday afternoon the Hecker Br
Sheboygan, took fire and was bur

gan. — On
ewery, in
ned to the

This is no Rotary

Concern!

D.—A gentleman and
a lady, both with full
beards, and a young
man, all in the
uniforms of the
British Army, were
seen in the city.

1000

Referee's Role on

CIRCUIT COURT—MILWAUKEE COUNTY.
 vs Jefferson, with David Noggle, Anna M Noggle, J
 vs Lowry, Partners, and Millers' Bank, W H
 vs Myers, W L Van Alstyne, Kirtland A W Palmer, P
 vs Gray, Liberia City, Rock River Bank, J F Nash, and
 vs E. S. Ireland, J O O'Day, John E. Munn, S. F. El-
 church, T. Kinsaid, Samuel G Bailey and Abran
 pursuance and by virtue of a judgment and decree
 of foreclosure and sale of the circuit court for Mil-
 waukee County, made on the 27th day of February, A. D
 1893, in favor of the above named plaintiff, and in
 favor of the above named defendants, and by virtue of an order
 of the said court, made on the 27th day of February, A.
 D. 1893, in said cause, the undersigned, the undersig-
 nated, I will sell at public auction to the highest
 bidder, on

WEDNESDAY 13th DAY OF JUNE, A. D. 1893.
 on and on the forenoon of that day, on the cor-
 ner of Main and Milwaukee streets, in front of the bank-
 building of John P Hoyt in the city of Janesville, Rock

poles, to wit: all that certain place, parceled or traced
situate lying and being in the county of Rock
State of Missouri, containing more or less than
ten acres, eighty rods long east and west, and
half of the north-east and south, of the south-east
quarter of section number twenty-two (22)
south-east quarter of section number twenty-two (22)
north-east quarter of section number twelve (12), and al-
most (18) in town two (2) north of range eleven (11)
and west of the fourth of township three (3) north
of range thirteen (13) and do hereby assign unto the
Railroad companies or to trustees for them, con-
sidered as one lot, the above described premises
containing more or less than ten acres (248) acres
and no. Dated March 21, A D 1860.

JOHN P. HUNT, Secy.
for the
St. Louis & North-Western R.R. Co.
witness my att'y's hand and seal this 21st day of March 1860

Sale on Foreclosure.

Circuit Court for ROCK COUNTY.

I, Lovelock against Hudson Wells, Gemanette J. Wells and Frank M. Wells, Defendants vs. The St. Louis & North-Western Railroad Company, Plaintiff, do hereby certify that by virtue of a judgment of said court entered in favor of said plaintiff,

[illegible]

PHN & Alty. mar23dm

CIRCUIT COURT, ROCK COUNTY.

vs *Ph* Moseley against A Hyatt Smith, Anna M O

in virtue of a judgment of sale and foreclosure in this action, dated August 10th 1893, I shall expose in public sale, to-wit: direct, at the court room in the city of Janesville, Rock county, on

THE 30th DAY OF JUNE NEXT,

at o'clock in the forenoon, the premises described in the judgment, as follows, to-wit: The south half of the north half of section 16, township 25, in range number 12 west, in town number two, of range number twelve west, of the 2d range of townships, north of the 4th of north, containing fifteen acres, Rock county, and state of Wisconsin, together with all claims and demands thereon as may be sufficient to satisfy the judgment, and the said premises, with all claims and demands thereon, to-wit:

March 28, 1890. R. T. LAWTON,
Nelson & Hawes, Sheriff.
mar25dm

CIRCUIT COURT, ROCK COUNTY.

vs *Ph* Puth, Jr. against A Hyatt Smith, Anna M O

[illegible]

On the day of January, 1899, in favor of the above named plaintiff against the above named defendants, I will send a writ of habeas corpus to the city of Milwaukee, Wis., at ten o'clock in the forenoon of that day, to come home in the city of Janesville, in said county of Rock, state of Wisconsin, to be there present to write, Let number two in Littlejohn's edition of the Illinois Compiled Statutes, to the right of way of the rock river Union Valley railroad company, or so much and such part thereof as may be sufficient to set aside the same, and the plaintiff in said judgment.—Dated January 18, 1899.

ROBERT T. LAWTON, Sheriff.

JOHN A. HANSEN, Atty.

On the day of January, 1899, in favor of the above named plaintiff against the above named defendants, I will send a writ of habeas corpus to the city of Janesville, in said county of Rock, state of Wisconsin, at ten o'clock in the forenoon of that day, to come home in the court room in Myers' block, on Main street in the city of Janesville, in said county of Rock, state of Wisconsin, to be there present to write, Let number two in Littlejohn's edition of the Illinois Compiled Statutes, to the right of way of the rock river Union Valley railroad company, or so much and such part thereof as may be sufficient to set aside the same, and the plaintiff in said judgment.—Dated January 18, 1899.

ROBERT T. LAWTON, Sheriff.

JOHN A. HANSEN, Atty.

On the above sale is pursued to the last day mentioned at the hour and place last above mentioned. Dated 1899.

27606
 above sale is postponed to the 26th day of January
 27607 to take place at the hour and place above
 27608 stated. Dated Nov. 1st, 1899.
 27609 R. T. LAWTON, Sheriff.
 27610 There is further notice to the effect that the day of
 27611 A. D. 1890, at the hour and place last above men-
 27612 tioned. Dated January 26th, 1900.
 27613 R. T. LAWTON, Sheriff.
 27614 There is further notice to the effect that the day of
 27615 A. D. 1890, at the hour and place above mentioned.
 27616 April 10, 1899. R. T. LAWTON, Sheriff.
 27617

CIRCUIT COURT FOR ROCK COUNTY.
 In the matter of the estate of John B. Hunter, deceased.
 F. Aldrich and Arthur W. Brunster, James Hunter,
 and Mary F. Scribner, Mary S. Scribner and Charles
 W. Scribner, Plaintiffs,
 vs.
 The Farmers and Merchants' National Bank of
 Rock, Defendant.
 Whereas by and virtue of a judgment of foreclo-
 sure rendered in the above action, on the 1st day
 of December, A. D. 1898, the said bank was de-
 clared to be the highest bidder for the said mort-
 gaged premises, and the said bank is now the owner
 thereof, and the said premises are now in the hands
 of the said bank which the circuit court for Rock county is held,

THE 1st DAY OF APRIL,
at 9 o'clock A.M. that parcel or tract of land
in said city of Jacksonville, county of Duval, and
State of Florida, containing a point three hundred and
thirty square feet, lying between the following
lot and thirty (30) feet of the Milwaukee street in said
city of Jacksonville; water; those northerly parallel
lines being eighty (80) feet; those easterly parallel
(80) feet; those in a straight line to the place of
the intersection of the Milwaukee street and river
about lots eight (8) and nine (9) of the Jans-
sen's power; and are the same lots upon which
the said power is now being used, containing
thousand (1033) square miles of water from the
mill race power, drawn under a head of four (4)
feet, and the different water wheels and machinery
to be a power equal to the power produced by the
mill number of inches of water under the stored
head of the same water power.

ROBERT T. LAWTON,
Notary Public.

PPR's title, eastern half of the County,
above sale is parceled to the 16th day of May
at said place at 10 o'clock and place above
said. Dated April 16th, 1890.
ROBT T. LAWRENCE, Sheriff.

CIRCUIT COURT FOR ROCK COUNTY.

A RO against LARSEN A Langdon, Sophie De Par
Langdon and
of Wisconsin to the above named defendants
to each and every of them.

are hereby summoned and required to answer
the complaint in this case which was filed in the
of the clerk of the circuit court for Rock county,
city of Janesville in said county, on the 21st day
of March, 1890, and to appear at the trial of the
same upon you, and to serve a copy of your answer to
the complaint on the undersigned attorney of the
plaintiff, at the office of Potter & Winans, in the city
of Janesville, within ninety days after the service hereof,
and if you fail to do so as above required, judgment
may be taken against you by default, and it is
and complaint within the time aforesaid, the
in this action will apply to the court for the

us the Hon. David Noyes, judge of said court, this 31st day of March: A. D. 1880.

S. L. N. L. H. POTTER, P. H. A. Atty.
ALBANY, april 14th

State of Wisconsin.
CIRCUIT COURT FOR ROCK COUNTY.

Winans against Oren F. Brewer and Susan Brewer.

Insurance and by virtue of the judgment of foreclosure and sale rendered in the above entitled action the 5th day of July, A. D. 1880, in favor of the above plaintiff and against the defendant above named.

I shall offer for sale and sell at public auction to the highest bidder, on the corner of Main and Milwaukee streets, in front of the First National Bank in the City of Janesville, in said county, on

THE 12th DAY OF JULY, 1880,

the sum of 10 dollars, in the forenoon of that day, the following described premises, to wit:

Lot number seven [7] in block thirty-five [35], in the

part of the Village of Janesville, in the County
of the State of Wisconsin, or so much thereof as
is sufficient to satisfy the said judgment, and as
so sold separately without material injury to the
interested. Dated April 11th, 1880.
ROBERT T. LAWTON, Sheriff.
- By S. J. M. PUTNAM, Under Sheriff.
J. H. CASSEDAY & GIBBS.
Attorneys for Anderson & Watson, assignees of said
debtor. April 13m